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6 **UNITED STATES DISTRICT COURT**  
7 **SOUTHERN DISTRICT OF NEVADA**

8 CASE NO.: 2:23-cv-00846-RFB-VCF

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10 EMILIO ESTEVEZ,  
11 Plaintiff,  
12 v.  
13 SAMANTHA POWER, Administrator of the  
14 United States Agency for International  
Development, LEILA EL GOHARY, Executive  
15 Secretary, Office of the Administrator United  
16 States Agency for  
17 International Development, JASON M.  
18 FRIERSON, United States Attorney for the  
19 District of Nevada, MERRICK GARLAND,  
United States Attorney General, United States  
Department of Justice, UNITED STATES  
DEPARTMENT OF STATE, FOREIGN  
SERVICE GRIEVANCE BOARD, Attn.  
Katherine Kaetzer-Hodson, Executive Secretary,  
Defendant(s).

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22 **STIPULATION TO EXTEND PLAINTIFFS'**  
**TIME TO RESPOND TO DEFENDANT'S**  
**MOTION TO DISMISS (ECF 21) FROM**  
**JANUARY 11, 2024 to JANUARY 18, 2024**  
**(Second Request)**

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23 IT IS HEREBY STIPULATED between Plaintiff Emilio Estevez and Defendants Samantha Power,  
24 Administrator of the United States Agency for International Development, Leila El Gohary, Executive  
25 Secretary, Office of the Administrator United States Agency for International Development, Jason M.  
26 Frierson, United States Attorney for the District of Nevada, Merrick Garland, United States Attorney  
27 General, United States Department of Justice, United States Department of State, Foreign Service  
28 Grievance Board, Attn. Katherine Kaetzer-Hodson, Executive Secretary (collectively "Federal  
Defendants"), by and through their respective counsel, as follows: Counsel stipulated and agreed to allow

Plaintiff's Counsel an extension to respond to Defendants' Motion Dismiss Plaintiff's Amended Complaint (ECF 21) from December 28, 2023 until January 11, 2023 (ECF 24). On January 08. 2024, the Order was Entered by the Court (ECF 27). In this Second Stipulation, the parties have agreed to allow Plaintiff from January 11, 2024 until Januay18, 2024 to respond to Defendants' Motion to Dismiss (ECF 21). The Stipulation is being sought due to medical issues that Plaintiff's Counsel has endured, as well as a busy case load that Plaintiff's Counsel is experiencing. This second Stipulation is being entered into for good cause, in good faith, and not for the purpose of unnecessary delay.

Respectfully submitted this 11<sup>th</sup> day of January 2024.

## IT IS SO STIPULATED.

DATED this 11<sup>th</sup> day of January, 2024

DATED this 11<sup>th</sup> day of January, 2024

**JASON M. FRIERSON**  
**United States Attorney**

/s/ Virginia T. Tomova  
VIRGINIA T. TOMOVA  
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*Attorneys for Plaintiff*

## **ORDER**

## IT IS SO ORDERED.

DATED: January 12, 2024.

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